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PATENT

IN THE U.S. PATENT AND TRADEMARKED FICE

Applicant:

Jan Grund-Pedersen et al.

Application No.:

10/538,011

Group:

3715

Filed:

December 19, 2005

Examiner:

Bruk Gebremichael

For:

AN INTERVENTIONAL SIMULATOR CONTROL

SYSTEM

## **CO-PENDING LETTER**

Customer Service Window Randolph Building 401 Dulany Street Alexandria, VA 22314 April 20, 2010

Sir:

Under the provisions of MPEP § 2001.06(b), the Examiner is hereby advised of the following co-pending U.S. Applications:

Appl. No.	<u>Filing Date</u>	<u>Group</u>
10/538,005	December 19, 2006	3715
10/538,007	November 30, 2005	3715

The subject matter contained in the above-listed co-pending U.S. applications may be deemed to relate to the present application, and thus may be material to the prosecution of this instant application. Thus, the Examiner is requested to consider the subject matter and claims of the co-pending U.S. applications, any prior art currently cited therein or later cited during the prosecution thereof, any Office Actions issued therein, and any Amendments/Responses filed therein.

The cited co-pending U.S. applications are available on the United States Patent and Trademark Office's IFW systems. As indicated by MPEP 609.04(a), the requirement for a copy of the co-pending specification, claims, and drawings is waived

since the cited co-pending U.S. applications are stored in the USPTO's IFW system. Accordingly, no copy of the cited co-pending applications are included herewith.

Further, as the application, claims, prior art, Office Actions and Amendments/Responses of the co-pending U.S. applications are available on the USPTO's IFW system, copies of such items are not provided, and will not be provided in the future. If needed, such items will be provided to the Examiner upon request.

The above-listed co-pending U.S. applications are not to be construed as prior art. By bringing the above-listed applications to the attention of the Examiner, Applicants do NOT waive any confidentiality concerning the above-listed co-pending applications or this application. See MPEP § 101. Furthermore, if said applications should not mature into patents or otherwise publish, such application should be preserved in secrecy under the provisions of 35 U.S.C. § 122 and 37 C.F.R. § 1.14.

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 08-0750 for any additional fee required under 37 C.F.R. §§ 1.16 or 1.17; particularly, extension of time fees.

Respectfully submitted,

HARNESS, DICKEY, & PIERCE, P.L.C.

By

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JAC/JWF:eaf

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